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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ARIZONA

Susan Gellos, et al.,	No. CV-24-01529-PHX-GMS
Plaintiffs,	STIPULATION TO EXTEND DEADLINE FOR PHOENIX DEFENDANTS TO FILE
vs.	REPLY IN SUPPORT OF THEIR MOTION TO DISMISS PLAINTIFFS'
City of Phoenix, et al.,	FIRST AMENDED COMPLAINT
Defendants.	(First Request)
	(Assigned to the Honorable G. Murray Snow)

Pursuant to Rule 7.3 of the Local Rules of Civil Procedure, Defendants City of Phoenix, Christopher John Turiano, and William Gates (collectively, "Phoenix Defendants") and Plaintiffs Susan Gellos and Taryn Foster (collectively, "Plaintiffs"), hereby stipulate and agree to extend the deadline for Phoenix Defendants to file their Reply in support of their Motion to Dismiss Plaintiffs' First Amended Complaint, ECF No. 35, up to and including April 30, 2025, in accordance with the [Proposed] Order attached hereto.

As the result of several scheduling conflicts, as well as commitments out of state on two separate occasions, Phoenix Defendants' counsel requested this extension and Plaintiffs do not object. This request is for good cause and not for purposes of delay.

DATED this 9th day of April, 2025.

JULIE M. KRIEGH, City Attorney

By: <u>/s/ Karen Stillwell</u>

Karen Stillwell

Assistant Chief Counsel

Attorneys for Defendants City of Phoenix,

Officer Christopher Turiano, and Officer

William Gates

MILLS AND WOODS LAW PLLC

By: <u>/s/ Sean Woods (w/permission)</u>
Sean Woods
Attorney for Plaintiffs

CERTIFICATE OF SERVICE

I hereby certify that on April 9, 2025, I electronically transmitted the attached document to the Clerk's Office using the CM/ECF System for filing and transmittal of a Notice of Electronic Filing was sent to the following CM/ECF registrants:

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